

SF-1915 Leave to Proceed

To: Risk Management Division  
Joseph montoya BLDG  
1100 south saint francis DR.  
Santa fa, NM 87501

Additional Page for Item 6

FILED  
UNITED STATES DISTRICT COURT  
ALBUQUERQUE, NEW MEXICO

Date: 5-31-24

CV 24-565 KG/KK

JUN 05 2024

MITCHELL R. ELFERS  
CLERK

## Notice of Claim

Pursuant to 41-4-16, N.M.S.A. (1978), you are advised that:

I Emil Faulkner hereby give notice that I sustained a Loss/injury for which I may be entitled to recover, pursuant to the New Mexico tort Claims act.

The Loss or injury occurred, ~~on~~ <sup>APR 9 2024</sup> at the following facilities ~~at~~, GCCF, D.O.C. RDC under the following Circumstances: involuntary servitude, False imprisonment, and Breach of Liberty. Breach of Duran decree.

Name of Plaintiffs

Emil Faulkner

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# United States Federal District Court of New Mexico

Emil Faulkner

## PLANTIFFS

VS

## DEFENDANTS

Michelle Lujan grisham - Governor  
Alisha tafoya - Director of corrections  
Wilkins - Warden  
I Jacob - Unit manager

I.

This honorable court has the Jurisdiction to review this 1983 under Fed class (( Fed. R. C.I. U P 23 (A)(B)?)) suit due to Plaintiffs being united states citizens. Plaintiffs 1<sup>st</sup>, 4<sup>th</sup>, 8<sup>th</sup>, and 14<sup>th</sup> Amendments of the constitutional rights and state laws have been violated. Also the "Montoya Act" and breach of Liberty, involuntary servitude, False imprisonment. All Rights being violated.

~~Admitted to the Bar~~

~~Admitted to the Bar~~

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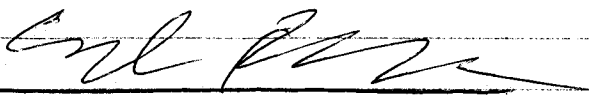
(Complaint) Plaintiffs being housed at R.D.C in Las Lunas N.M. as Property of the state due to alleged parole violations. Plaintiffs having been victims of beleaved breach of the "Montoya Act" thru actions of Involuntary servitude which is modern day slavery. Probation & parole having placed retake orders without any fully revoked action, but not allowing good time until seen by parole board in some cases up to two Months, or more. The Plaintiffs have been forced to leave Normal classification in single man cells until fully classified. The state Parole board and D.O.C., having took it upon them selves to violate state law and civil and constitutional rights by forcing the Plaintiffs to Not only be transfered to GCCF A Level 3 facility prison with two men in a cell. Aside from a stabbing, and officers being hit (two times just days apart) Inmates subject to same problems from other inmates. Plaintiffs have been subjected to violence and From Level 1-6 inmates, violent offenders and also sharing rooms with violent inmates. This places Plaintiffs lives in danger every day therefore Imminent Danger does exist. Some Plaintiffs that are under 3 strike rule do not have the ability to escape these negligent conducts by staff or other violent inmates. The abuse of power and process is tortious use of legal process magna, Neglegenta exists. All Plaintiffs having been subjected to mental health problems stress related and some physical impairments also ptd from having to watch each others backs. The state of New Mexico parole board has placed the Plaintiffs in hostile situations to defend our selves in hand to hand (and in some cases weapons) Altercations, and Legal actions such as this one. They are Violating our Rights by housing ~~us with Rapists and murderers~~ us with Rapists and murderers. The facility has removed all chairs and theres no ladders to get on top bunks.

## Relief Sought

That the state of New Mexico parole Board Director be advised and addressed to correct thier Staff Also that injunctive relief be granted in the sum of \$2500 per day to Plaintiff for every day on parole before this action and here on after this Complaint Also that the sum of \$100,000 be ~~awarded~~ awarded for State law Violations and \$500,000 for every Civil and Constitutional Right Violated.

## Declaration Under Penalty of Perjury

The undersigned declares under penalty of Perjury That he/she is the plaintiff in the above action. That he/she has read the above Complaint and the information Contained in the Complaint is true and correct.  
(28 U.S.C § 1746; U.S.C.E. 1621)

  
Sign

Emil Faulkner  
Print

EGG72

Emil Faulkner 86672  
PO Drawer 520 HI-D 204  
Santa Rosa NM 88435

ALBUQUERQUE NM 870  
4 JUN 2024 PM 4

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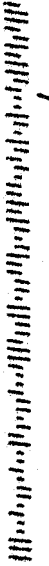
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